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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/846,384	05/02/2001	Jun Someya	1190-0496P	4056
2292	7590 02/23/2004		EXAMINER	
BIRCH STEWART KOLASCH & BIRCH PO BOX 747			RAHMJOO, MANUCHER	
FALLS CHURCH, VA 22040-0747			ART UNIT	PAPER NUMBER
			2676 . DATE MAILED: 02/23/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
	09/846,384	SOMEYA ET AL.	
Office Action Summary	Examiner	Art Unit	
	Mike Rahmjoo	2676	
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet	with the correspondence addre	ess
A SHORTENED STATUTORY PERIOD FOR REITTHE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, at If NO period for reply is specified above, the maximum statutory perions for reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the material patent term adjustment. See 37 CFR 1.704(b).	N. R. 1.136(a). In no event, however, may reply within the statutory minimum of the fiod will apply and will expire SIX (6) Matute, cause the application to become	a reply be timely filed hirty (30) days will be considered timely. ONTHS from the mailing date of this comm ABANDONED (35 U.S.C. § 133).	nunication.
Status			
1) Responsive to communication(s) filed on 09	9 January 2004.		
·— · ·—	his action is non-final.		
3) Since this application is in condition for allow closed in accordance with the practice under	•		nerits is
Disposition of Claims			
4) ☐ Claim(s) 1,2,4-11and 21- 26 is/are pending 4a) Of the above claim(s) is/are without 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1,2,4-11 and 21-26 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and	drawn from consideration.		
Application Papers			
9)☐ The specification is objected to by the Exam	iner.		
10)☐ The drawing(s) filed on is/are: a)☐ a			
Applicant may not request that any objection to t	•	• •	
Replacement drawing sheet(s) including the contact 11) The oath or declaration is objected to by the	·	*	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the p application from the International Bun * See the attached detailed Office action for a line	ents have been received. ents have been received in priority documents have been reau (PCT Rule 17.2(a)).	Application No en received in this National St	age
Attachment(s)	_		
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) 		w Summary (PTO-413) lo(s)/Mail Date	
Notice of Dransperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/Paper No(s)/Mail Date		of Informal Patent Application (PTO-1	52)

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 2, and 4 - 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Susuki (US Patent 5,987,185) in view of Le (US Patent 6,608,942).

As per claims 1 and 8 Suzuki teaches a detection unit (characteristic extraction means) for detecting bright parts of the image, detected by the detection unit, that are adjacent to dark parts of the image, from the image data see for example column 2 lines 45-67 and column 7 lines 5-10 (white and black dots); a smoothing unit (see for example the filter means for filtering of column 2 line 59) coupled to the detection unit, for smoothing the bright parts of the image that are adjacent to the dark parts of the image by filtering the image data, leaving the dark parts of the image unsmoothed see for example column 7 lines 64-67 through column 8 lines 1-2 and column 11 lines 28-39 and figure 25.

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However, Suzuki does not teach a display unit coupled to the smoothing unit, for displaying the image data, including the smoothed bright parts of the image and the unsmoothed dark parts of the image.

Le teaches a display unit coupled to the smoothing unit, for displaying the image data, including the smoothed bright parts of the image and the unsmoothed dark parts of the image, unsampling and a pixel map representation of a particular color for each pixel see for example column 6 lines 42- 67 and figure 1.

It would have been made obvious to one of ordinary art at the time the invention was made to incorporate the teachings of Le into Suzuki to reduce or eliminate any jagged edges and resolve data from a lower resolution to a higher resolution and reperesent the Image on an FLCD see for example column 6 lines 42-50.

As per claim 2 Le teaches the image data include data for different primary colors, and the detection unit detects said bright parts separately for each primary color see for example column 11 lines 3- 15.

As per claims 4 and 9 Le teaches the detection unit also detects edges in the image from the image data, and controls the smoothing unit so that only bright parts of the image that are adjacent to the detected edges are smoothed see for example column 29 lines 15- 18 and column 8 lines 14- 24.

As per claims 5 and 10 Suzuki teaches the detection unit also detects dark parts of the image (black) having at most a predetermined width, and controls the smoothing unit so that only bright parts of the image (white) that are adjacent to the detected dark parts having at most the predetermined width (through the calibrated positions of black

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and white) are smoothed see for example figures 6-11 and 23-29.

As per claims 6 and 11 Le teaches the image data include data for different primary colors, and the smoothing unit uses different filtering characteristics for the different primary colors see for example column 11 lines 50- 65 and figures 6- 7.

As per claim 7 Suzuki teaches the image data include a luminance signal, and the smoothing unit filters the luminance signal see for example column 12 lines 52-62 and figure 29.

Claims 21- 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Susuki (US Patent 5,987,185) in view of Kawamura (US Patent 5,251,267).

As per claims 21 and 24 Suzuki teaches detection and smoothing units.

However, Suzuki does not teach the smoothing unit includes at least two filters.

Kawamura teaches the smoothing unit includes at least two filters (see for example the two filters of column 5 lines 38- 40), the image being selectively filtered through one of the at least two filters determinative upon a control signal produced by the detection unit for selection of light and dark parts see for example figures 1- 4.

It would have been made obvious to one of ordinary skilled in the art at the time the invention was made to incorporate the teachings of Kawamura into Suzuki to provide different filtering and therefore enhance the quality of output image and at the same time increase the versatility and reliability of the display panel with increased brightness.

As per claims 22 and 25 Kawamura teaches the first filer is selected if the detection unit detects a bright part of the image adjacent to a dark part of the image see

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for example column 2 lines 65- 67 and column 3 lines 1-9.

As per claim 23 and 26 Kawamura teaches the second filer is selected if the detection unit does not detect a bright part of the image adjacent to a dark part of the image see for example column4 lines 50- 67 and figures 4a- d through the process of arithmetic operations that lead to differential filter output.

Response to Arguments

Applicant's arguments filed 01/09/2004 have been fully considered but they are not persuasive.

As per applicant's remarks on page 13 line 9, applicant argues "smoothing out jagged edges but to leave the dark parts unfiltered so that they don't become faint".

Applicant further argues on page 13 line 13 that the prior art made of the record does not "address any concerns regarding larger sizes of bright objects or make any special allowance for the tendency of fine dark patterns to become too faint to be seen".

The smoothing of the "jagged edges" as well as "larger sizes of bright objects" and "faintness" are not claimed as per language of the submitted claims.

The examiner suggests amending the claim language as to incorporate said limitations.

Applicant argues on page 13 lines 21- 22 that "the criteria for leaving an area unfiltered is not whether there are large density changes in the area, but whether the area is a bright area adjacent to a dark area".

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As per teachings of Suzuki in figures 13- 14 "the peripheral areas of the chart formed are of slender radial lines 61 (dark), noise 62 and 63 (bright)". These *adjacent* dark and bright areas are processed with a filtering device which *completely eliminate* the noise.

As per column 7 lines 64- 67 Suzuki also teaches the multiple value picture image data has 64 chromatic grades for which the number of chromatic grades is **not limited** to this number (no density limitation). Also, any filters can be used as long as they perform **low pass filtering** which is the bright parts or the noise section of the image data.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. US Patent 6,044,178.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Inquiry

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mike Rahmjoo whose telephone number is (703) 305-5658. The examiner can normally be reached on 6:30-3:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew Bella can be reached on (703) 308- 6829. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872- 9314 for regular communications and (703) 872- 9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-4750.

Mike Rahmjoo

February 17, 2004

MATTHEW C. BELLA SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600

Marker (Bella